Fill in t	his inf	ormation to	identify your case	:			
Debtor 1		Kathy	Corday	Lidbury			
<b>D</b>		First Name	Middle Name	Last Name			
Debtor 2 (Spouse,	if filing)	First Name	Middle Name	Last Name	_		
United St	ates Baı	nkruptcy Court -	District of Hawaii				
Case nur	nber						
(if known	)						
ı —			d plan. Complete cont	firmation hearing informat	tion below before s	•	
				. Date.		<b>5.</b>	
		<u>1113</u> (12/18	5)				
Chapte	er 13 I	Plan					
Section	n 1:	Notices					
	-		a debtor includes both E esumed if no boxes are	Debtor 1 and Debtor 2. Whe checked.	enever there are chec	k boxes in this pla	n providing a choice,
To Debtors: This form sets out permissible options for chapter 13 cases in the District of Hawaii. The text of the provisions in this form plan may not be altered. Any nonstandard provision must be stated in § 12 of this plan and you must check "Included" in § 1.3 below. Any nonstandard provision placed elsewhere is ineffective. You must serve this plan on the trustee and all creditors.					ıded" in § 1.3		
To Credito	rs: Yo	our rights may	be affected by this pla	n. Your claim may be redu	ıced, modified, or el	iminated.	
You should read this plan carefully and discuss it with your attorney, if you have one in this bankruptcy case. If you do have an attorney, you may wish to consult one.				If you do not			
	co Co the	nfirmation at lead ourt. Failure to be the hearing and co	ast 7 days before the da file a timely objection me	claim or any provision of the set for the hearing on coreans that you accept the plaurther notice. See Bankrupt of claim.	firmation, unless oth n. If no one files a til	erwise ordered by mely objection, the	the Bankruptcy court may cancel
	wing iter	ns. If an item is		ebtor must check one box or ed" or if BOTH boxes are ch			
1			a secured claim, set or yment at all to the secu	ut in § 4.5, which may resu ured creditor	ılt in a	☐ Included	Not included
1		of a judicial li et out in § 4.7	en or nonpossessory,	nonpurchase-money secu	rity	☐ Included	Not included
1.3 No	onstanda	ard provisions	, set out in § 12			<b></b> Included	☐ Not included
Section	n 2:	Plan Paymeı	nts and Length of I	Plan			•
		-					
2.1 Deb			s to the trustee as follo		Duration of plan	o (mantha).	°O mantha
			60 months =	\$55,500.00	Duration of plan		60 months
			months =		Estimated % payn (from liquidation a		Ciaiiiis
			months =		Under this plan:		20%
		nding (see § 2.		\$0.00	In Chapter 7 liquid	ation:	7%
Tot	aı payn	nents before	turnover of tax refun	ds:\$55,500.00		-	

Debte	or 1 Kat	hy Corday Lidbury Case number (if known)						
2.2	• .	ayments to the trustee will begin no later than 30 days after the filing of the chapter 13 petition or the order g the case to chapter 13. Payments will be made from future income in the following manner.						
	Check all t	hat apply.						
	<b>☑</b> Debto	or will make payments directly to the trustee.						
	☐ Debto	or will make payments pursuant to a payroll deduction (wage) order.						
	☐ Other	(specify):						
2.3	Income tax refunds. Debtor must give the trustee a copy of each income tax return filed during the plan term within 14 days after filing the return and must turn over to the trustee all income tax refunds received during the plan term, except to the extent that a refund is exempt, received on account of a child tax credit or earned income credit, or subject by law to setoff, recoupment, or similar disposition, to the extent permitted under 11 U.S.C. § 553.							
2.4	Additional	payments.						
	Check one	Check one.						
	<b></b> ✓ None	. If "None" is checked, the rest of § 2.4 need not be completed or reproduced.						
Se	ction 3:	Classification of Claims						
3.1	order to re- trustee will rather than	e proof of claim and determination of classification. A creditor, including a secured creditor, must file a proof of claim in ceive disbursements from the trustee, even if this plan mentions the creditor's claim. Unless the court orders otherwise, the make distributions only on timely filed proofs of claim. The trustee may rely on information on the face of the proof of claim other information contained in any attachments to the proof of claim. Unless the court orders otherwise, the proof of claim mine the amount, classification and distribution priority of a claim.						
3.2	Secured c	Secured claims. (Do not include a secured claim in more than one class.)						
	Class 1 Secured claims where (a) the debtor was in default on the petition date and (b) the claimant's rights are not modified by this plan, except for the curing of the default.							
	Class 2	Secured claims that mature prior to the projected date of the last payment due under this plan or any other secured claim that is to be paid in full through the plan by the trustee.						
	Class 3	Secured claims which the debtor proposes to limit to the value of the collateral by requesting a determination under 11 U.S.C. § 506(a) and Bankruptcy Rule 3012(b) ("lien strips").						
	Class 4	Secured claims excluded from 11 U.S.C. § 506.						
	Class 5	Secured claims subject to avoidance under 11 U.S.C. § 522(f) and Bankruptcy Rule 4003(d).						
	Class 6 Secured claims that are satisfied by the debtor's surrender of the collateral.							
	Class 7	Secured claims where (a) the debtor was not in default on the petition date, and (b) this plan does not modify the claimant's rights.						
3.3	Unsecure	d claims.						
	Class 8 Priority unsecured claims, such as domestic support obligations and certain types of taxes.							
	Class 9	Nonpriority unsecured claims that are given special treatment, such as a consumer debt on which another individual is liable.						
	Class 10	All other nonpriority (general) unsecured claims.						
Se	ction 4:	Treatment of Secured Claims						
4.1	Pre-confir	mation adequate protection payments to secured creditors and payments to lessors.						
	Check all t	hat apply.						
	<b></b> ✓ None	. If "None" is checked, the rest of § 4.1 need not be completed or reproduced.						
4.2	Cure and	maintenance payments on a claim secured by debtor's principal residence will be treated as Class						

Debto	or 1	Kathy Corday Lidbury		Case number (if known)	
1.3		ss 1: Secured claims where (a) the debt dified by the plan, except for the curing o	<del>-</del>	te and (b) the claimant's rights are n	oot
	Che	eck one.			
		None. If "None" is checked, the rest of §	4.3 need not be completed or reprod	luced.	
1.4		ss 2: Secured claims that mature prior t ured claim that is to be paid in full, with			ner
	Che	eck one.			
		None. If "None" is checked, the rest of §	4.4 need not be completed or reprod	luced.	
1.5		ss 3: Secured claims which the debtor pler 11 U.S.C. § 506(a) and Bankruptcy Ru	-	collateral by requesting a determin	ation
	Che	eck one.			
		None. If "None" is checked, the rest of §	4.5 need not be completed or reprod	luced.	
1.6		ss 4: Secured claims excluded from 11 J.S.C. § 1325(a), e.g., "910 car claims".	U.S.C. § 506 because they are subj	ect to the final paragraph of	
	Che	eck one.			
	$\overline{\mathbf{V}}$	None. If "None" is checked, the rest of §	4.6 need not be completed or reprod	luced.	
4.7	Clas	ss 5: Secured claims subject to avoidan	nce under 11 U.S.C. § 522(f).		
	Che	eck one.			
	$\overline{\mathbf{V}}$	None. If "None" is checked, the rest of §	4.7 need not be completed or reprod	luced.	
4.8	Clas	ss 6: Secured claims to be satisfied by	the surrender of collateral.		
	Che	eck one.			
		None. If "None" is checked, the rest of §	4.8 need not be completed or reprod	luced.	
		Class 6 claims will be treated as follow	s.		
		The trustee shall make no distributions or surrendered or offered for surrender to the collateral in full or partial satisfaction of its value of collateral, as indicated in the creunsecured claim, unless entitled to priority the value of the collateral on the face of the this plan will terminate the automatic stay codebtor(s), and the bankruptcy estate, to foreclose upon that collateral and to exercise deficiency or money judgment may be obtained.	e creditor. A secured creditor listed is claim must file a written objection to ditor's timely filed proof of claim or a y (Class 8) or special treatment (Class he proof of claim, the creditor will have under 11 U.S.C. § 362(a) and the coppermit the creditor whose collateral cise its rights and remedies as to its of	n Class 6 wishing to refuse the debtor of this plan. If the total amount of the court order, the deficiency will be treated by the creditor does not complete the no deficiency claim. Entry of the ordebtor stay under 11 U.S.C. § 1301(a) is being surrendered to receive, reposition.	s surrender of laim exceeds the ed as a Class 10 the space for der confirming as to the debtor, sess, or
Cre	ditor		Collateral to be surrendered	Claim amt.	Est. deficiency
		Portfolio Services	Westin Nanea Time share	\$27,689.00	\$27,689.00
		Portfolio Services Portfolio Services	Westin Nanea Time share	\$21,663.00 \$6,543.00	\$6,663.00
VIS	ıana	FOLIOHO Services	Westin Nanea Time share	\$6,543.00	\$0.00

4.9 Class 7: Secured claims where (a) the debtor was not in default on the petition date and (b) the rights of the creditor are not modified by this plan.

Check one.

 ${\color{red} \overline{\hspace{-1.5cm} \hspace{-1.5cm} \hspace{-1$ 

Debto	or 1	Kathy Corday Lidbury		Case number (	if known)				
4.10	10 Effect of relief from automatic and codebtor stays. As soon as practicab unconditionally permitting a secured creditor to foreclose on or repossess its claims secured by such collateral except for funds then being held by the tru does not affect the number or amount of payments due from the debtor under the conditional conditions.			ssess its collateral, the truste by the trustee for distribution,	e shall cease making dis	tributions on all			
Se	ction	5: Treatment of Admin	istrative Fees and Clas	s 8 Priority Claims					
5.1	Trus	tee's Fees. The trustee's fees a	re governed by 28 U.S.C. § 58	6(e) and may change during	the course of the case.				
5.2	Debt	Debtor's attorney fees.							
	Chec	Check one.							
	_	Debtor's attorney is "opting out" of the fee guidelines and separate administrative fee applications will be filed. <i>If checked, the rest of § 5.2 need not be completed or reproduced.</i>							
		Debtor's attorney fees will be awarded and allowed administrative fees as part of plan confirmation in accordance with the Chapter 13 Attorney Fee Guidelines and pertinent local rules adopted in this district.							
		a. Total attorney fees:	\$3,600.00						
		b. Debtor paid prepetition:	\$2,302.00						
		c. To be paid through plan:	<b>\$1,298.00</b> (+ \$300 if p	plan is confirmed without cont	inuance of the first set h	earing)			
5.3	Clas	Class 8: Priority unsecured claims such as domestic support obligations and taxes.							
	Chec	Check one.							
	$\overline{\mathbf{V}}$	None. If "None" is checked, the rest of § 5.3 need not be completed or reproduced.							
5.4	Class	s 8: Other priority claims, sucl	n as taxes.						
	Chec	Check one.							
1		None. If "None" is checked, the	rest of § 5.4 need not be comp	oleted or reproduced.		1			
Se	ction	6: Treatment of Class	9 and Class 10 Nonprio	rity Unsecured Claims					
6.1	Clas	Class 9: Nonpriority unsecured claims to be given special treatment, such as co-signed debts.							
	Chec	ek one.							
	$\overline{\mathbf{V}}$	None. If "None" is checked, the	rest of § 6.1 need not be comp	oleted or reproduced.					
6.2	Class	Class 10: All other allowed nonpriority unsecured claims.							
	Thes this p	e claims will be paid, pro rata, fro plan.	om any funds remaining after d	lisbursements have been mad	de to all other creditors p	rovided for in			
Se	ction	7: Executory Contracts	s and Unexpired Leases	3					
7.1		The executory contracts and unexpired leases listed below are assumed and will be treated as specified. All other executory contracts and unexpired leases are rejected.							
	Chec	ek one.							
		None. If "None" is checked, the	rest of § 7.1 need not be comp	oleted or reproduced.					
	ڪ	Assumed items. Current installment payments shall be disbursed directly by the debtor, as specified below, and subject to any postpetition changes in amount. Any prepetition arrearage under a contract or lease listed below in an amount stated in a timely filed proof of claim shall be treated as a claim in Class 1, Class 9, or as provided in § 12.							
Cre	ditor u	nder contract/lease		Current pmt	Est. arrearage	Treatment:			

Class 1, 9, other

Debtor 1	Kathy Corday Lidbury	Case number	Case number (if known)		
John Lou	uie	\$2,450.00	\$10,802.00	Class 9	

## Section 8: Liquidation Analysis

**8.1 Liquidation.** The value, as of the date the petition was filed, of property to be distributed under the plan on account of each allowed unsecured claim is not less than the amount that would be paid on such claim if the estate were liquidated on such date under chapter 7 of the Bankruptcy Code. Debtor estimates, in good faith, that liquidation would be as follows:

1. Real property Schedule A/B line 55 \$46,000.00		5. Exemptions Schedule C	\$30,340.00
1 2. Personal property Schedule A/B line 62 1 \$30.560.00 1		Secured claims (less unsecured portions, if any) Schedule D	\$21,543.00
Property recoverable by avoiding powers		7. Priority claims Schedule E/F	\$0.00
4. Total assets Add boxes 1, 2, 3 \$76,560.00		Estimated chapter 7 administrative expenses	\$5,372.00
*intentionally left blank*		9. Total adjustments Add boxes 5, 6, 7, 8	\$57,255.00
10. Amount available to pay nonpriority (general) u	\$19,305.00		
11. Total amount of nonpriority (general) unsecure if any	\$274,873.00		
12. Estimated distribution on nonpriority unsecured	7%		
13. Estimated distribution on nonpriority unsecured	20%		

## Section 9: Order of Distribution Payments by Trustee

- **9.1** As soon as practicable after plan confirmation, the trustee will make the monthly payments required in Sections 4 through 7 in the following order, paid pro rata within each level of distribution, with payments other than those listed to be made in the order determined by the trustee.
  - a. Trustee's statutory fee
  - b. Any maintenance payments due on Class 1 claims if so provided in § 4.3
  - c. The debtor's attorney fees allowed under applicable rules and guidelines
  - d. Claims in Class 1 7, claims under executory contracts and unexpired leases if designated as Class 1 claims, and compensation for a chapter 7 trustee under 11 U.S.C. § 1326(b)(3)
  - e. Class 8 priority unsecured claims and administrative expenses
  - f. Class 9 special nonpriority unsecured claims
  - g. Class 10 nonpriority unsecured claims

## Section 10: Vesting of Property of the Estate

10.1 Upon entry of an order confirming this plan, property of the estate vests in the debtor, EXCEPT any claims against third parties and undisclosed assets. If the case is converted to a case under another chapter, or is dismissed, the property of the estate shall vest in accordance with applicable law.

Debtor 1	Kathy Corday Lidbury	Case number (if known)

## **Section 11: Miscellaneous Provisions**

- **Debtor's duties.** The debtor acknowledges that the debtor must: (a) make timely plan payments and carry out this plan: (b) comply with the debtor's obligations under the Bankruptcy Code and Rules, the Local Bankruptcy Rules, and any applicable local orders and guidelines; (c) file all postpetition federal, state, and local tax returns, and pay all postpetition taxes as they come due, including, if applicable, any requisite estimated income taxes and/or federal tax deposits for payroll taxes; (d) file amended schedules to disclose any property acquired postpetition, including any inheritance, property settlement, claims against third parties, or insurance proceeds, that becomes estate property under 11 U.S.C. § 1306(a)(1); (e) file, if requested, updated schedules I and J or other statement made under penalty of perjury showing monthly income of the debtor, and how income, expenditures, and monthly income are calculated, on each anniversary of plan confirmation; (f) provide any financial information requested by the trustee, including that regarding a business; (g) maintain insurance as required by any law, contract, or security agreement on all vehicles and real or personal property subject to a security interest in the amount of the outstanding claim of the creditor or value of the collateral, whichever is less, unless the court orders otherwise; (h) if the debtor operates a business, maintain liability and other insurance as requested by the trustee; (i) pay timely to the court-ordered recipient all domestic support obligations that come due after commencement of the case; (j) obtain court approval before encumbering, selling, or otherwise disposing of any personal or real property other than in the ordinary course of the debtor's business; and (k) obtain written approval from the trustee or court approval before incurring any new debt, or modifying any existing debt, exceeding \$2,500. The debtor understands that failure to comply with any of these obligations may justify dismissal of this case, conversion to another chapter, or other relief.
- 11.2 Tax returns and tax refunds submitted to trustee. Failure timely to submit federal, state, and local income tax returns and refunds as required by § 2.3 may result in dismissal of the case.
- 11.3 Interest rate. The standard interest rate on certain claims is calculated periodically as the national prime rate of interest plus 1.5% and is posted at the court's website. The interest rate with respect to a tax claim or an administrative expense tax is governed by 11 U.S.C. § 511.
- 11.4 Cure payments for prepetition arrearages. For all purposes, including but not limited to 12 U.S.C. § 2601 et seq., and Reg. X ("Regulation X"), 24 C.F.R. § 3500.17(i)(2), all claims shall be deemed reinstated and current upon the entry of an order confirming this plan. No creditor shall be excused from any obligation imposed by law or contract to provide notices of payment changes, interest rate changes, escrow account statements, other account statements, or similar information to the debtor. All creditors shall promptly file copies of such notices and statements with the court.
- 11.5 Postpetition obligations paid directly by debtor. If this plan provides for the debtor to pay directly any postpetition obligations to a creditor, any postpetition fees, expenses, or charges, including those alleged to be due under Bankruptcy Rule 3002.1(a), (c), or (e), are the personal responsibility of the debtor and, unless the court orders otherwise, these postpetition fees, expenses, or charges shall not be paid by the trustee or through the plan.
- 11.6 Limited stay relief. Notwithstanding 11 U.S.C. §§ 362 and 1301, any secured creditor may transmit to the debtor and codebtor payment coupon books and other statements, notices of payment changes or interest rate changes, escrow account statements, and other statements concerning postpetition obligations, if such documents conform to bankruptcy-specific forms required by a federal statute, regulation, or rule, or contain a conspicuous disclaimer that they are being provided for informational purposes only and are not a demand for payment.
- 11.7 Lack of feasibility based on claims actually filed. The trustee may file a motion to dismiss if the trustee determines that, based on the timely filed proofs of claim, the plan funding will be insufficient to pay in full, within 60 months from confirmation, administrative expenses, the prepetition arrearages on Class 1 claims, and the full amount of claims in Class 2, 3, 4, 8 and 9 claims, and the amount of Class 10 claims required to satisfy 11 U.S.C. § 1325(a)(4). The court may dismiss the case without further notice if the debtor fails to file, within 30 days after the date of notice of such motion, an objection to claim or a motion to modify the confirmed plan which will cure the problem.
- **11.8** Conversion or dismissal. The debtor agrees that, if this case is converted to another chapter, the debtor shall promptly file a new schedule C -- Property Claimed as Exempt.
- 11.9 Student loan debt. A debt of the kind specified in 11 U.S.C. § 523(a)(8) will not be discharged upon completion of the plan unless the debtor has obtained a determination by the court that paying the debt in full would impose an undue hardship on the debtor and the debtor's dependent.

De	btor 1	Kathy Corday Lidbury	Case number (if known)		
S	Section	12: Nonstandard Plan Provisions			
	None. If "None" is checked, the rest of § 12 need not be completed or reproduced.  Under Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in Local Form Plan H113 or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.  The following plan provisions will be effective only if there is a check in the box "Included" in § 1.3 in Section 1.				
P	ursuant	rearage Claim: 45 Stephen Ln. #831, Lahaina, to 11 U.S.C. Sec. 365, the plan will pay the re t 0.00% interest.	HI sidential lease arrearage of \$10,802.00 in full over the first 24		
S	Section	13: Signatures			
ide has kno	entical to s been pr owledge,	those contained in Local Form H113, other than an oposed in good faith, (c) that the information provi and (d) that the debtor will be able to make all plar	at (a) the wording and order of the provisions in this plan are nonstandard provisions included in Section 12, (b) that the plan led in this plan is true and correct to the best of the debtor's payments and otherwise comply with plan provisions.		
	Signature	on 1/27/2021  MM / DD / YYYY	Signature of Debtor 2  Executed on MM / DD / YYYY		
		e Goodman e of Attorney for Debtor(s)	Date 1/27/2021 MM / DD / YYYY		